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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Lynn Bergmeyer et al.

Serial No.:

08/062,021

Art Unit: 1807

Filed

May 14, 1993

Examiner:

For

DIAGNOSTIC COMPOSTIIONS, ELEMENTS, METHODS AND TEST KITS FOR AMPLIFICATION AND DETECTION OF HUMAN CMV DNA USING

PRIMERS HAVING MATCHED MELTING TEMPERATURES

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner For Patents, Washington, D.C. 20231 on

January 21, 2003
(Date of Deposit)

Todd F. Volyn
(Name of applicant, assignee, or Registered Representative)

Tide F. V/n

January 21, 2003

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TERMINAL DISCLAIMER

Dear Sir:

Ortho Clinical Diagnostics, Inc., a corporation of the State of New York, having a registered office at 1001 Route 202, Raritan, New Jersey 08869, represents that it is the Assignee of the entire right, title and interest in and to the subject matter disclosed in the

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above-captioned patent application, is the owner of U.S. Patent Numbers 5,702,901, 5,733,751, 5,811,295 and 6,174,668, filed June 8, 1995, June 8, 1995, June 8, 1995 and May 14, 1993 respectively recorded in the United States Patent and Trademark Office on reel 745, frame 3224, reel 745, frame 3224, reel 745, frame 3224 and reel 745, frame 3224.

Ortho-Clinical Diagnostics, Inc. hereby disclaims, under the provisions of 35 USC 253 and 37 CFR 1.321 and 3.73, the terminal part of any patent granted on application Serial No. 08/062,021 which would extend beyond the expiration date of United States Patent Numbers 5,702,901, 5,733,751, 5,811,295 and 6,174,668 and hereby agrees that any patent so granted on application Serial No. 08/062,021 shall be enforceable only for and during such period that the legal title of said patent shall be the same as the legal title to United States Patent Numbers 5,702,901, 5,733,751, 5,811,295 and 6,174,668, this agreement to run with any patent granted on application Serial No. 08/062,021 and to be binding upon the grantee, its successors or assigns.

In making the above disclaimer, the terminal part of any patent granted on the instant application is not disclaimed prior to the statutory term of the prior patent including any shortening of the term of such patent for expiration due to failure to pay maintenance fees, a determination that the prior patent is unenforceable, a determination that the prior patent is invalid, the prior patent is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, the prior patent has all claims cancelled by a reexamination certificate, the prior patent is reissued, or the prior patent is in any manner otherwise terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

The Terminal Disclaimer fee of \$110.00 and any additional fees which may be owed in connection with the filing of this Terminal Disclaimer can be charged to Johnson & Johnson Deposit Account No. 10-0750/KDK-489.1/TFV. Three copies of this sheet are enclosed.

Signed at Ne,w Brunswick, New Jersey this $21^{\rm st}$ day of January, 2003.

Respectfully submitted,

Todd F. Volyn Reg. No.37,463

Attorney of Record

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Date: January 21, 2003